MSFT-0285(167501.2)

PATENT

IN THE CLAIMS:

Please amend the claims as follows:

- 1. A computer-readable medium having comprising computer readable instructions to instruct a computer to process a data structure stored on the computer-readable medium, wherein the data structure comprises one or more fields containing the information that describes a first musical composition, the computer-readable medium further comprising computer-readable instructions for selecting the first musical composition from among the plurality of other musical compositions that are similar to the first musical composition, wherein the information comprises a plurality of classification values that distinguish among features of the musical compositions.
 - 67. A method as recited in claims 66, in which the <u>first</u> object is a pre-recorded motion picture.
 - 68. A method as recited in claims 66, in which the first object is a book.
 - 69. A method as recited in claims 66, in which the first object is a television program.
 - 70. A method as recited in claims 66, in which the first object is a beverage.
 - 71. A method as recited in claims 66, in which the first object is a work of art.

MSFT-0285(167501.2)

PATENT

- 72. A method as recited in claims 66, in which the first object is a perfume.
- 73. A method as recited in claims 66, in which the first object is a human model.
- 74. A method as recited in claims 66, in which the first object is a game.
- 75. A method as recited in claims 66, in which the first object is a food.
- 76. A method as recited in claims 66, in which the first object is a piece of apparel.

REMARKS

Status of the Application

Upon entry of this amendment, Claims 14-66 are allowed, independent claims 1, 67-76 will have been amended, and, claims 1-76 remain pending in this case. Claims 1-13 stand rejected under 35 U.S.C. §101 as providing non-statutory subject matter for allegedly reciting non-functional descriptive material. Claims 1-13 also stand rejected under 35 U.S.C. § 102(e) as being allegedly anticipated by each of United States Patents 6,448,987 (Easty et al.) and 6,356,971 (Katz et al.). Claims 67-76 stand rejected under 35 U.S.C. §112, First Paragraph, as allegedly containing subject matter which was not described in the specification in such a way as